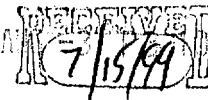




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July 8, 1999

The Office of Special Nutritionals (HFS-450)
Center for Food Safety and Applied Nutrition
Food and Drug Administration
200 C. Street S.W.
Washington, DC 20204

Dear Sir/Madam:

This is a notification pursuant to 21 U.S.C. 343(r)(6) that Standard Process Inc., Palmyra, Wisconsin 53156-0904, is making the following statements:

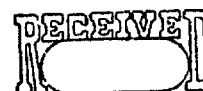
- (1) The antigenic properties promote healthy cellular division, function, and growth.*
- (2) The bovine liver PMG™ extract in Hepatrophin PMG appears to neutralize the circulating antibody, thereby contributing to the maintenance of cellular health.*
- (3) Hepatrophin PMG provides nutritional ingredients and support for the liver.*
- (4) Maintains cellular health.*

These statements are made for a dietary supplement containing bovine liver PMG™ extract. Other ingredients include honey and calcium stearate. And the name of the product is Hepatrophin PMG®.

The information contained herein is accurate and Standard Process Inc. has substantiation that the statements are truthful and not misleading.

Sincerely yours,

Ann Holden
Standard Process Inc.



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